

SENATE BILL

No. 508

Introduced by Senator Wolk

February 17, 2011

An act to add Section 40 to the Revenue and Taxation Code, relating to taxation.

LEGISLATIVE COUNSEL'S DIGEST

SB 508, as amended, Wolk. Income and corporation taxes: credits: information and operative ~~limitations. time period.~~

Existing law imposes various taxes and allows specified credits, deductions, exclusions, and exemptions in computing those taxes.

This bill would, ~~for taxable years beginning on or after January 1, 2012,~~ require any bill, *introduced on or after January 1, 2012*, that would authorize a personal income or corporation tax credit to contain, among other provisions, (1) specified goals, purposes, and objectives that the tax credit will achieve, (2) detailed performance indicators to measure whether the tax credit is meeting those goals, purposes, and objectives, and (3) a requirement that the tax credit cease to be operative ~~7~~ *no later than 10* taxable years after its effective date, as specified.

Vote: majority. Appropriation: no. Fiscal committee: ~~yes~~ *no*. State-mandated local program: no.

The people of the State of California do enact as follows:

- 1 SECTION 1. The Legislature finds and declares the following:
- 2 (a) Government at all levels enacts tax preferences to promote
- 3 equity among taxpayers and enhance economic growth in a way

1 that is inexpensive to administer and provides direct benefits to
2 taxpayers.

3 (b) National and state public finance experts recommend that
4 tax preferences be evaluated alongside direct spending programs,
5 as both are public initiatives meant to accomplish specified goals.

6 (c) Revenue losses attributable to federal tax preferences exceed
7 any other category of federal spending, including defense, Medicaid
8 and Medicare, Social Security, debt service, or discretionary
9 spending.

10 (d) California now forgoes more than ~~\$41~~ \$47 billion in revenue
11 from tax preferences, according to the Department of Finance.

12 (e) Many current tax preferences contain neither sunset
13 provisions, nor goals and objectives to measure the performance
14 of the tax preference.

15 (f) Many current tax preferences neither require taxpayers to
16 submit data demonstrating the tax preference's effectiveness, nor
17 for state agencies to collect and send data to the Legislature to
18 evaluate the tax preference.

19 (g) The Legislature should apply the same level of review and
20 performance measure that it applies to spending programs to tax
21 preference programs, including tax credits.

22 SEC. 2. Section 40 is added to the Revenue and Taxation Code,
23 to read:

24 40. Notwithstanding any other law, any bill, introduced on or
25 after January 1, 2012, that would authorize a new credit against
26 the "net tax," as defined in Section 17039, or against the "tax," as
27 defined in Section 23036, or both, shall contain all of the following:

28 (a) Specific goals, purposes, and objectives that the tax credit
29 will achieve.

30 (b) Detailed performance indicators for the Legislature to use
31 when measuring whether the tax credit meets the goals, purposes,
32 and objectives stated in the bill.

33 (c) Data collection requirements to enable the Legislature to
34 determine whether the tax credit is meeting, failing to meet, or
35 exceeding those specific goals, purposes, and objectives. The
36 requirements shall include the specific data and baseline
37 measurements to be collected and remitted in each year the credit
38 ~~is effective~~ *in effect, in order* for the Legislature to measure the
39 change in performance indicators, and the specific taxpayers, state
40 agencies, or other entities required to collect and remit data.

1 (d) A requirement that the tax credit shall cease to be operative
2 ~~seven~~ *no later than 10* taxable years after its effective date, and as
3 of January 1 of the year following the end of the operative period
4 is repealed.

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